

Government of Kerala  
1983

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**PART I**



**GOVERNMENT OF KERALA**

**Abstract**

**PUBLIC SERVICES—QUALIFICATIONS — RECOGNITION OF MASTER'S  
DEGREE IN SOCIAL WORK AS EQUIVALENT TO THE MASTER'S  
DEGREE IN SOCIAL WELFARE—ORDERS ISSUED.**

**GENERAL ADMINISTRATION (RULFS) DEPARTMENT**

**G.O.(P) No. 10/83/GAD.**

**Dated, Trivandrum, 11th January, 1983.**

- Read:—*(1) Letter No. Ac. CI/2452/81 dated 24-8-1981 from the Registrar, University of Kerala, Trivandrum.  
(2) Letter No. AII (3) 23436/82/GW dated 13-12-1982 from the Secretary, Kerala Public Service Commission, Trivandrum.

**ORDER**

Government order in consultation with the Kerala Public Service Commission, that the Master's Degree in Social Work of the University of Kerala be recognised as equivalent to the Master's Degree in Social Welfare of recognised Universities for the purpose of appointment to suitable posts in the public services.

By order of the Governor,  
M. G. VELAPPAN NAIR,  
*Joint Secretary to Government.*

To

- The Secretary, Kerala Public Service Commission,  
Trivandrum (with C. L.)  
All Heads of Departments and Offices.  
All Departments (all Sections) of the Secretariat.  
The Registrar, Universities of Kerala, Cochin, Calicut and Kerala  
Agricultural University, Trichur (with C. L.)  
The Registrar, High Court of Kerala, Ernakulam.  
The General Manager, Kerala State Road Transport Corporation, Trivandrum. "  
The Secretary Kerala State Electricity Board, Trivandrum "  
The Secretary, to Governor, Trivandrum. "  
The Private Secretaries to Chief Minister and other Ministers.  
The Deputy Secretary to Chief Secretary.



**GOVERNMENT OF KERALA**

**Abstract**

**PUBLIC SERVICES EMPLOYMENT ASSISTANCE UNDER DYING IN HARNESS  
SCHEME—GUIDELINES—REVISED ORDERS—ISSUED**

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**GENERAL ADMINISTRATION (SERVICES D) DEPARTMENT**

**G.O. (P) No. 24/83/GAD. Dated, Trivandrum, 27th January, 1983.**

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- Read:—*
1. G.O. MS. No. 20/70/PD dated 21-1-1970.
  2. G.O. (MS) No. 210/71/PD dated 30-8-1971
  3. G.O. (P) No. 158/72/Hrme dated 20-10-1972
  4. G.O. (P) No. 130/73/PD dated 9-5-1973
  5. Circular No. 59064/SD6/73/PD dated 4-7-1973
  6. G.O. (P) No. 116/74/PD dated 9-5-1974
  7. Circular No. 99843/SD6/74/PD dated 2-11-1974
  8. G.O. MS. No. 191/74/PD dated 1-27-11-1974
  9. G.O. (P) No. 191/75/PD dated 13-9-1975
  10. G.O. MS. No. 223/75/PD dated 15-10-1975
  11. G.O. (P) No. 72/76/PD dated 3-3-1976
  12. G.O. (MS) 75/76/LA&SWD dated 17-3-1976
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  14. U. O. Note No. 56014/D2/76/G Edn dated 12-11-1976
  15. U. O. Note No. 1451/SD2/79/GAD dated 11-3-1977.
  16. Circular No. 48100/SD 78/GAD dated 22-4-1978
  17. U. O. Note No. 108537/SD2/78/GAD dated 1-9-1978
  18. G. O. (MS) No. 46/79/GAD dated 16-1-1979
  19. G. O. (MS) 620/79/GAD dated 24-11-1979
  20. G. O. (MS) 67/81/GAD dated 3-3-1981
  21. Circular No. 128300/SD2/80/GAD dated 8-6-1981
  22. G. O. (MS) 239/81/GAD dated 25-7-1981
  23. Circular No. 31349/SD2/82/GAD dated 6-4-1982

**ORDER**

In G.Os and Circulars read above, Government have issued general instructions for considering requests for appointment in Government service from relatives/dependents of Government Servants dying in harness. Government have now reviewed the whole scheme and decided to continue the

scheme with certain modifications. Therefore, in supersession of all orders regarding *eligibility of dependents* for appointment under the scheme, Government are now pleased to issue the following guidelines to regulate the appointments in future.

#### AIMS AND OBJECTIVES

1. The scheme of giving employment assistance to the dependents of Government Servants who die in harness will continue to be implemented to give relief to the families of such Government servants as are in distress and in need of such employment assistance. In other words, 'Family Income' shall be the criterion for determining the eligibility of dependents under the scheme.

2. Government servants shall include contingent and work establishment personnel, part-time employees, N.M.R. Workers and seasonal employees under various Government Departments.

3. Family income to be reckoned is the actual income available to all the members of the family excluding adult sons/daughters, from all sources, other than family pension, on the date of application for employment assistance. Income from properties of the members of the family should invariably be reckoned. Any reduction of income as a result of subsequent disposal/transfer of properties shall not be taken into account in calculating the total income. In case of dispute regarding the actual income available to a family, the income reported by the District Collector, after due enquiries, shall be accepted as the actual income.

The maximum income of the family of a Government servant who died in harness after 1-1-1982 should not exceed Rs. 9,000 per annum to make a dependent eligible for the employment assistance under the scheme. The enhanced limit of income shall apply only in cases where the Government servant died on or after 1-1-1982. Past cases will be disposed of as per the rules governing 'family income' as hitherto prevalent.

#### DEPENDENTS

4. The following relatives of the deceased Government servants will be considered as the dependents who are eligible for the assistance under the scheme in the order of priority as indicated below:—

- (i) Widow/widower
- (ii) Son
- (iii) Daughter
- (iv) Brother
- (v) Sister
- (vi) Father
- (vii) Mother

**Note:—**(1) Only one dependent of a Government servant who dies in harness shall be given employment assistance under the scheme.

- (2) Brother, sister, father or mother of a Government servant shall be considered for employment assistance only if the widow/widower is not in a position to avail of the benefit and if the children are minor. In case the applicant for employment assistance is one other than the widow/widower and children of the deceased Government servant, the income of the applicant and his/her spouse, if he/she is married, shall also be reckoned in calculating the family income.
- (3) Sons and daughters will not include adopted sons and adopted daughters.
- (4) Brothers and sisters will not include step-brothers and step-sisters, half-brothers/half sisters.
- (5) An unemployed married son or an unemployed married daughter of the deceased Government Servant, whose spouse is also unemployed can also be considered for the assistance, provided the other dependents of the deceased Government servant are being looked after by him or her and in that case, his or her income will also be reckoned in calculating the family income.

5. Dependents of part-time contingent employee will be eligible for the concession, only if the death of the Government servant takes place before his attaining the age of sixty.

6. Dependents of all Government servants who die in harness, irrespective of the circumstances of the death, will be eligible for employment assistance under the scheme.

7. The employment assistance shall not be available to a dependent of the Government servant who is allowed to continue in service beyond superannuation either by extension of service or by re-employment and in whose case the death takes place after the normal date of retirement on superannuation.

8. Dependents of Government servants who have retired voluntarily and of those who have availed themselves of invalid pension and in whose case death takes place before the normal date of superannuation shall not be eligible for the employment assistance under the scheme.

9. The appointment should be given to a dependent other than widow/widower only with the consent of the widow/widower.

#### MINIMUM SERVICE

10. Only dependents of Government servants who died in harness after having put in a minimum service of five years shall be eligible for the employment assistance under the scheme. But, in very deserving cases, the Minister concerned may grant the assistance in cases where the service is short of the period upto three months. No further relaxation need be granted as a line has to be drawn somewhere.

11. The qualifying service for the purpose of counting minimum service shall only be the service under Government. Service in the aided schools, Defence service, etc. will not be reckoned for the purpose.

#### CATEGORY OF APPOINTMENT

12. The appointment under the scheme shall be extended only to a post in the Subordinate Service and in the lowest grade of the particular category in respect of which the normal method of appointment involves direct recruitment. For example, if appointment is offered as Clerk, it should be only to the Lower Division.

#### QUALIFICATION

13. The appointment should be consistent with the qualifications. No relaxation for the qualifications fixed for a post to which the appointment is proposed will be resorted to.

#### AGE LIMIT

14. In the case of widow/widower, the upper age limit, subject to age of superannuation, need not be insisted upon, but in the case of other dependents, the age limit applicable to the recruitment in service in respect of the particular post will be applicable.

#### SANCTIONING AUTHORITY AND TIME-LIMIT FOR PREFERRING APPLICATIONS

15. The applications for appointment under the scheme should invariably be submitted to the Government within a period of one year from the date of the death of the Government servant. In the case of minor children the period may extend upto three years of attaining the age of majority.

#### PROCEDURE FOR APPOINTMENT

16. The existing procedure already prescribed for applying for assistance under the scheme, issue of Government orders offering employment and the formal appointment after verification, etc. will continue to be in force.

17. Verification of character and other formalities to be followed in the case of direct recruitments should be followed in the case of appointments under the scheme also.

18. Candidates appointed under the scheme should produce an attested copy of photograph at the time of joining duty.

19. The appointment offered and once accepted should, in no case, be allowed to change.

20. Candidates appointed under the scheme will have option to choose and district for appointment; and, in case they are appointed in a district other than the opted district, they will be transferred to the opted district at the earliest opportunity.

21. Proposal for appointment under the scheme including those pending now before Government will be disposed of strictly in accordance with the guidelines given above and will be dealt with in accordance with the Rules of Business. In respect of appointments to be made in the Administrative Secretariat under the scheme, the proposals shall be processed by the General Administration Department and orders of Chief Minister obtained.

By order of the Governor,  
M. MOHAN KUMAR,  
*Special Secretary to Government.*

To

All Heads of Departments and Offices.  
All Officers of the Secretariat.  
All Departments (All Sections) of the Secretariat,  
including Law, Legislature and Finance Department.  
The Secretary, Kerala Public Service Commission (with G.L.)  
The Registrar, High Court of Kerala, Ernakulam.     ,,  
The Registrar, University of Kerala/Cochin/Calicut     ,,  
The Registrar, Kerala Agricultural University,  
Trichur.     ,,  
The General Manager, K.S.R.T.C., Trivandrum.     ,,  
The Advocate General, Ernakulam.     ,,  
The Secretary, Kerala State Electricity Board.     ,,  
The Secretary to Governor.  
The Private Secretaries to the Chief Minister and other Ministers.  
The Private Secretary to the Leader of Opposition,  
MLA Hostel, Trivandrum.  
The Deputy Secretary to the Chief Secretary.  
The Director of Public Relations, Trivandrum.  
The Recognised Service Associations.

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Kerala Gazette No. 9 dated 1st March 1983.

**PART I**

**GOVERNMENT OF KERALA**

**Labour (A) Department**

**NOTIFICATION**

C. O. (Rt.) No. 1386/82/LBR. *Dated, Trivandrum, 29th December 1982.*

The award of the Industrial Tribunal, Calicut in respect of the dispute between The Management of Hindustan Tile Works, Feroke, 2. The President, Calicut Tile Manufacturers Association, Puthiyara, Calicut-4 and their workmen represented by The Secretary, Tile Employees Union (INTUC) Feroke 2. The Secretary, Tile Workers Union (CITU), Feroke and 3. The Secretary, Tile and Ceramic, Workers Union, Feroke. received by Government on 10-12-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947(Central Act XIV of 1947).

By order of the Governor,  
K. SIVADASAN,  
*Deputy Secretary to Government.*

**Before the Court of the Industrial Tribunal, Calicut**  
Monday, the 6th day of December, Nineteen hundred  
and eighty two)

*Present:*

SHRI K. P. DEVADAS, B.A., B. L.,  
Industrial Tribunal, Calicut  
**INDUSTRIAL DISPUTE No. 14/82**

*Between*

The Management of Hindustan Tile Works, Feroke 2. The President,  
Calicut Tile Manufacturers Association, Puthiyara, Calicut-4.

*And*

The Secretary, Tile Employees Union (INTUC), Feroke, 2. The  
Secretary, Tile Workers Union (CITU), Feroke and 3. The  
Secretary, Tile and Ceramics Workers Union, Feroke

GA 8/V.

## AWARD

By Order No. G. O. Rt. 524/82/LBR dated 13-5-1982, Government of Kerala referred the dispute over "Bonus for the year ended 31-12-1981" between the above parties for adjudication to this Tribunal.

Notices were issued and the parties appeared. And while the case remained for filing statements of unions counsels for both parties submitted that the matter has been settled out of court and they made an endorsement to that effect on the reference order. The reference abates therefore. Ordered accordingly.

K. P. DEVADAS,  
*Industrial Tribunal, Calicut.*

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Kerala Gazette No. 9 dated 1st March 1983.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 1387/82/LBR.

*Dated, Trivandrum, 29th December 1982.*

The award of the Industrial Tribunal Calicut in respect of the dispute between The Management of Puthiyara Tile Works, Puthiyara, Calicut-4 (2) The President, Calicut Tile Manufacturers Association, Puthiyara, Calicut-4 and their workmen represented by 1. The Secretary, Tile Workers Sangham(HMS), Calicut and 2. The Secretary, The city Tile Workers Union (CITU), Puthiyara, Calicut-4 received by Government on 10-12-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,  
K. SIVADASAN,  
*Deputy Secretary to Government.*

**Before the Court of the Industrial Tribunal, Calicut**  
(Monday, the 6th day of December, Nineteen hundred and eighty-two)

*Present :*

SHRI K. P. DEVADAS, B. A., B. L.,  
*Industrial Tribunal, Calicut*

INDUSTRIAL DISPUTE No. 16/82

*Between*

The Management of Puthiyara Tile Works, Puthiyara, Calicut-4  
(2) The President, Calicut Tile Manufacturers Association, Puthiyara, Calicut-4.

*And*

1. The Secretary, Tile Workers Sangham (HMS), Calicut and  
2. The Secretary, The city Tile Workers Union (CITU), Puthiyara, Calicut-4.

GA 9/V.

## AWARD

The Issue of 'Bonus for the year ended 31-3-1982' was referred to this Tribunal for adjudication by G. O. Rt. No. 532/82/LBR dated 13-5-1982 by Government of Kerala.

The case was posted for the statement of parties and on 1-12-1982 the counsels for the parties submitted that the matter has been settled out of court and an endorsement to that effect has been made by them. In the light of the above I find that there is no subsisting dispute to be adjudicated. Ordered accordingly.

K. P. DEVADAS,  
*Industrial Tribunal, Calicut.*

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Kerala Gazette No. 9 dated 1st March 1983

**PART I**

**Section 1**

**GOVERNMENT OF KERALA**

**Law (Legislation-Publication) Department**

**NOTIFICATION**

No. 17030/Leg. Pbn. 2/82/Law. Dated, Trivandrum, 15th November, 1982.

The following Act of Parliament, published in a Gazette of India Extraordinary, Part II—Section 1, dated the 9th August, 1982 is hereby republished for general information. The Bill as passed by the Houses of Parliament received the assent of the President on the 7th August, 1982.

By order of the Governor,

**K. VISWANATHAN NAIR,**  
*Special Secretary (Law).*

**THE EYES (AUTHORITY FOR USE FOR  
THERAPEUTIC PURPOSES)  
ACT, 1982**

(Central Act No. 29 of 1982)

*AN*

*ACT*

*to provide for the use of eyes of deceased persons for therapeutic purposes and for matters connected therewith.*

BE it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title, extent and commencement.*—(1) This Act may be called the Eyes (Authority for Use for Therapeutic Purposes) Act, 1982.

(2) It extends to the whole of the Union territory of Delhi.

G. 1577/MC,

(3) It shall come into force on such date as the Administrator may, by notification in the Official Gazette, appoint.

2. *Definitions.*—In this Act, unless the context otherwise requires,—

(a) "Administrator" means the Administrator of the Union territory of Delhi appointed by the President under article 239 of the Constitution;

(b) "near relative", in relation to a deceased person, means any person related to him as spouse, parent, son, daughter, brother or sister and includes any other person who is related to him—

(i) by lineal consanguinity within three degrees or by collateral consanguinity within six degrees; or

(ii) by marriage with any of the relatives aforesaid.

*Explanation.*—The expressions "lineal consanguinity" and "collateral consanguinity" shall have the meanings respectively assigned to them in the Indian Succession Act, 1925, (39 of 1925) and degrees of relationship shall be computed in the manner laid down in that Act;

(c) "prescribed" means prescribed by the rules made under this Act;

(d) "registered medical practitioner (ophthalmic)" means a medical practitioner who possesses any recognised medical qualification as defined in clause (h) of section 2 of the Indian Medical Council Act, 1956, (102 of 1956) and possesses a post-graduate qualification in Ophthalmology or a certificate showing that he had received training in enucleation procedure in the Ophthalmic Department of a hospital or teaching institution for therapeutic purposes approved by the Administrator in this behalf and who is enrolled on a State Medical Register as defined in clause (k) of the said section.

3. *Authority for removal of eyes of deceased persons.*—(1) If any person had, either in writing or orally, in the presence of two or more witnesses (at least one of whom is a near relative of such person) unequivocally authorised, at any time before his death, the use of his eyes, after his death, for therapeutic purposes (such person being hereafter in this sub-section referred to as the donor), the person lawfully in possession of the dead body of the donor shall, unless he has any reason to believe that the donor had subsequently revoked the authorisation aforesaid, grant to a registered medical practitioner (ophthalmic) all reasonable facilities for the removal, for therapeutic purposes, of the eyes from the dead body of the donor.

(2) Where no such authorisation as is referred to in sub-section (1) was made by any person before his death but no objection was also expressed by such person to his eyes being used after his death for therapeutic purposes, the person lawfully in possession of the body of the deceased person may, unless he has reason to believe that any near relative of the deceased person has objection to the deceased person's eyes being used for therapeutic purposes, authorise the removal of the eyes of the deceased person for their use for therapeutic purposes.

(3) The authority given under sub-section (1), or, as the case may be, under sub-section (2), shall be sufficient warrant for the removal, for therapeutic purposes, of the eyes from the body of the deceased person; but no such removal shall be made by any person other than a registered medical practitioner (ophthalmic) who had satisfied himself, before such removal, by a personal examination of the body from which eyes are to be removed, that life is extinct in such body.

4. *Removal of eyes not to be authorised in certain cases.*—(1) No facilities shall be granted under sub-section (1) of section 3 and no authority shall be given under sub-section (2) of that section for the removal of eyes from the body of a deceased person if the person required to grant such facilities, or empowered to give such authority, has reason to believe that an inquest may be required to be held in relation to such body in pursuance of the provisions of any law for the time being in force.

(2) No authority for the removal of eyes from the body of a deceased person shall be given by a person to whom such body has been entrusted solely for the purpose of interment, cremation or other disposal.

5. *Authority for removal of eyes in case of unclaimed bodies in hospital or prison.*—(1) In the case of a dead body lying in a hospital or prison and not claimed by any of the near relatives of the deceased person, the authority for the removal of the eyes from the dead body which so remains unclaimed may be given, subject to the provisions of sub-section (2), in the prescribed form, by the person in charge, for the time being, of the management or control of the hospital or prison or by an employee of such hospital or prison, authorised in this behalf by the person in charge of the management or control thereof.

(2) The authority referred to in sub-section (1) shall not be given except after the expiry of—

(i) half an hour from the time of the death of the concerned person, in cases where no facility for cold storage of the dead body is available in the hospital or prison; or

(ii) two hours from the time of the death of the concerned person, in cases where facility for cold storage of the dead body is available in the hospital or prison.

(3) No authority shall be given under sub-section (1) if the person empowered to give such authority has reason to believe that any near relative of the deceased is likely to claim the dead body even though such near relative has not come forward to claim the body of the deceased within the time specified in clause (i) or, as the case may be, clause (ii) of sub-section (2).

*Explanation.*—For the purposes of this section, “hospital” includes a nursing home, medical or teaching institution for therapeutic purposes or other like institution.

6. *Authority for removal of eyes from bodies sent for postmortem examination for medico-legal or pathological purposes.*—Where the body of a person has been sent for postmortem examination—

(a) for medico-legal purposes by reason of the death of such person having been caused by accident or any other unnatural cause; or

(b) for pathological purposes,

the person competent under this Act to give authority for the removal of the eyes from such dead body may, if he has reason to believe that the eyes will not be required for the purpose for which such body has been sent for postmortem examination, authorise the removal for therapeutic purposes, of the eyes of such deceased person provided that he is satisfied that the deceased person had not expressed, before his death, any objection to his eyes being used for therapeutic purposes after his death or, where he had granted an authority for the use of his eyes for therapeutic purposes after his death, such authority had not been revoked by him before his death.

7. *Preservation of eyes removed from dead bodies.*—After the removal of the eyes from the body of the deceased person, the registered medical practitioner (ophthalmic) shall take such steps for the preservation of the eyes so removed as may be prescribed.

8. *Saving.*—(1) Nothing in the foregoing provisions of this Act shall be construed as rendering unlawful any dealing with the body or with any part of the body of a deceased person if such dealing would have been lawful if this Act had not been passed.

(2) Neither the grant of any facility or authority for the removal of eyes from the body of a deceased person in accordance with the provisions of this Act nor the removal of eyes from the body of a deceased person in pursuance of such authority shall be deemed to be an offence punishable under section 297 of the Indian Penal Code.

9. *Protection of action taken in good faith.*—No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act. (45 of 1860).



10. *Cessation of operation of Bombay Act 23 of 1957.*—(1) On the commencement of this Act, the Bombay Corneal Grafting Act, 1957, as in force in the Union territory of Delhi, shall cease to be in force in the Union territory of Delhi.

Provided that such cesser shall not affect the previous operation of the enactment aforesaid and anything done or any action taken (including any authority granted, any direction or notice issued) under any provision of such enactment shall, in so far as it is not inconsistent with the provisions of this Act, continue to be in force unless and until superseded by anything done or any action taken under this Act.

(2) Any reference, in the enactment so ceasing to be in force, to any officer, authority or person entrusted with any functions thereunder, shall be construed, where necessary, as a reference to the corresponding officer, authority or person functioning under this Act.

11. *Power to make rules.*—(1) The Administrator may, by notification in the Official Gazette, make rules for carrying out the provisions of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

(a) the form in which removal of eyes from unclaimed bodies may be authorised, as required by section 5;

(b) the preservation of removed eyes, as required by section 7;

(c) the publicity which may be given to the provisions and objects of this Act;

(d) any other matter which is required to be or may be prescribed.

(3) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

GOVERNMENT OF KERALA

Law (Legislation-Publication) Department

NOTIFICATION

No. 17031/Leg. Pbn. 2/82/Law.

*Dated, Trivandrum, 12th November, 1982.*

The following Act of Parliament, published in a Gazette of India Extraordinary, Part II—Section 1, dated the 19th May, 1982, is hereby republished for general information. The Bill as passed by the Houses of Parliament received the assent of the President on the 18th May, 1982.

By order of the Governor,

K. VISWANATHAN NAIR,  
*Special Secretary (Law)*

THE PHARMACY (AMENDMENT) ACT, 1982

(Central Act No. 22/1982)

AN

ACT

*further to amend the Pharmacy Act, 1948.*

BE it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

I. *Short title and commencement.*—(1) This Act may be called the Pharmacy (Amendment) Act, 1982.

(2) It shall be deemed to have come into force on the 1st day of September, 1981.

2. *Amendment of section 42.*—In section 42 of the Pharmacy Act, 1948 (8 of 1948) in the second proviso to sub-section (1), for the words “five years”, the words “eight years” shall be substituted.

Kerala Gazette No. 9 dated, 1st March 1983.

PART I

Section i

GOVERNMENT OF KERALA

Law (Legislation-Publication) Department

NOTIFICATION

No. 17032/Leg. Pbn. 2/82/Law.

*Dated, Trivandrum, 15th November, 1982.*

The following Act of Parliament, published in a Gazette of India Extraordinary, Part II—Section 1, dated the 22nd May, 1982, is hereby republished for general information. The Bill as passed by the Houses of Parliament received the assent of the President on the 21st May, 1982.

By order of the Governor,

K. VISWANATHAN NAIR,  
*Special Secretary (Law).*

THE AIR CORPORATIONS (AMENDMENT) ACT, 1982

(Central Act No. 24 of 1982)

AN

ACT

*further to amend the Air Corporations Act, 1953.*

BE it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Air Corporations (Amendment) Act, 1982.

2. *Amendment of section 35.*—In section 35 of the Air Corporations Act, 1953 (27 of 1953) (hereinafter referred to as the principal Act),—

(i) in clause (a), for the words “rupees forty lakhs”, the words “such amount as the Central Government may, from time to time by order, fix in this behalf” shall be substituted;

G. 1574/MC.

(ii) in clause (c), for the words "rupees ten lakhs", the words "such amount as the Central Government may, from time to time, by order, fix in this behalf" shall be substituted.

3. *Amendment of section 44.*—In section 44 of the principal Act, in sub-section (3), for the words "two successive sessions, and if before the expiry of the session in which it is so laid or the session immediately following," the words "two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid," shall be substituted.

4. *Amendment of section 45.*—In section 45 of the principal Act, after sub-section (3), the following sub-section shall be inserted, namely:—

"(4) Every regulation made under this section shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the regulation or both Houses agree that the regulation should not be made, the regulation shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that regulation."

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കേരള സർക്കാർ

നിയമ (നിയമനിർമ്മാണ-സി) വകുപ്പ്

വിജ്ഞാപനം

നമ്പർ 17340/ലെജ്. സി1/82/ലാ. തിരുവനന്തപുരം, 1982 നവംബർ 18/  
1904 കാർത്തിക 27.

1982 നവംബർ 17-ാം തീയതി കേരള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയ  
താഴെ പറയുന്ന ഓർഡിനൻസ് ഹൈന്ദവങ്ങളുടെ അറിവിനായി ഇതിനാൽ  
പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,  
കെ. വിശ്വനാഥൻ നായർ,  
സ്പെഷ്യൽ സെക്രട്ടറി (ലാ).

1982-ലെ 6-ാം നമ്പർ ഓർഡിനൻസ്

1982-ലെ സർവ്വകലാശാല നിയമങ്ങൾ (ഭേദഗതി) ഓർഡിനൻസ്

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ മുമ്പത്തി മൂന്നാം സംവത്സരത്തിൽ കേരള  
ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയത്.

1974-ലെ കേരള സർവ്വകലാശാലാ ആക്ടും, 1975-ലെ കോഴിക്കോട്  
സർവ്വകലാശാലാ ആക്ടും വീണ്ടും ഭേദഗതി ചെയ്യുന്നതിനുള്ള ഒരു ഓർഡി  
നൻസ്.

പീഠിക.—കേരള സംസ്ഥാന നിയമസഭ സമ്മേളനത്തിലല്ലാത്തതിനാലും  
സത്വര നടപടികൾ എടുക്കേണ്ട സാഹചര്യങ്ങൾ നിലവിലുണ്ടെന്ന് കേരള  
ഗവർണ്ണർക്ക് ബോദ്ധ്യം വന്നിരിക്കുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, ഇൻഡ്യൻ ഭരണഘടന, 213-ാം അനുച്ഛേദം (1)-ാം  
ഖണ്ഡംമൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച്, കേരള ഗവർണ്ണർ  
താഴെപ്പറയുന്ന ഓർഡിനൻസ് വിളംബരപ്പെടുത്തുന്നു:—

1. ചുരുക്കപ്പേരും പ്രാരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1982-ലെ  
കേരള സർവ്വകലാശാലാ നിയമങ്ങൾ (ഭേദഗതി) ഓർഡിനൻസ് എന്നു പേര്  
പറയാം.

(2) ഇതു ഉടൻതന്നെ പ്രാബല്യത്തിൽ വരുന്നതാണ്.

2. 1974-ലെ 17-ാം ആക്റ്റും 1975-ലെ 5-ാം ആക്റ്റും താൽക്കാലികമായി ഭേദഗതി ചെയ്യേണ്ടതാണെന്ന്:—ഈ ഓർഡിനൻസ് പ്രാബല്യത്തിലിരിക്കുന്ന കാലത്ത്, 1974-ലെ കേരള സർവ്വകലാശാലാ ആക്റ്റിനും, (1974-ലെ 17), 1975-ലെ കോഴിക്കോട് സർവ്വകലാശാലാ ആക്റ്റിനും (1975-ലെ 5), യഥാർത്ഥം 3-ാം വകുപ്പിലും 4-ാം വകുപ്പിലും പറഞ്ഞിരിക്കുന്ന ഭേദഗതികൾക്ക് വിധേയമായി പ്രാബല്യം ഉണ്ടായിരിക്കുന്നതാണ്.

3. 1974-ലെ 17-ാം ആക്റ്റിന്റെ ഭേദഗതി:—1974-ലെ കേരള സർവ്വകലാശാലാ ആക്റ്റ് (1974-ലെ 17), 56-ാം വകുപ്പിൽ,—

(എ) 1-ാം ഉപവകുപ്പിൽ “ഏതെങ്കിലും കോളേജ് സർവ്വകലാശാലയിൽ അഫിലിയേറ്റ് ചെയ്യുന്നതിന്” എന്ന വാക്കുകൾക്ക് ശേഷം “അഥവാ അഫിലിയേറ്റ് ചെയ്യപ്പെട്ടിട്ടുള്ള ഏതെങ്കിലും കോളേജിൽ പുതിയ കോഴ്സുകളിൽ അഫിലിയേറ്റ് ചെയ്യുന്നതിന്”, എന്ന വാക്കുകൾ ചേർക്കേണ്ടതാണ്;

(ബി) (2)-ാം ഉപവകുപ്പിനു പകരം, താഴെ പറയുന്ന ഉപവകുപ്പ് ചേർക്കേണ്ടതാണ്, അതായത്:—

“(2) ഒരു കോളേജിന്റെ അഫിലിയേഷന്റെ അഥവാ ഒരു അഫിലിയേറ്റു ചെയ്ത കോളേജിൽ പുതിയ കോഴ്സുകളുടെ അഫിലിയേഷന്റെ നിബന്ധനകളും വ്യവസ്ഥകളും; (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള അപേക്ഷ അപ്രകാരം ഏതു കാലാവധിക്കും സിൻഡിക്കേറ്റ് പരിഗണിക്കണമെന്നുള്ള തുടർപ്പ്, അഫിലിയേഷൻ അനുവദിക്കുന്നതിന് സിൻഡിക്കേറ്റ് സ്വീകരിക്കേണ്ട നടപടി ക്രമങ്ങളും സ്റ്റാറ്റ്യൂട്ടിൽ നിർണ്ണയിച്ചിരിക്കേണ്ടതാണ്.”

എന്നാൽ വിജ്ഞാപനത്തിൽ പ്രത്യേകം പറയേണ്ടുന്ന കാരണങ്ങളാൽ ചാൻസലർക്ക്, സിൻഡിക്കേറ്റ് (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള അപേക്ഷ പരിഗണിക്കേണ്ട കാലാവധി, ആ കാലാവധി കഴിഞ്ഞുപോയിട്ടുണ്ടെങ്കിലും അഥവാ ഇല്ലെങ്കിലും, അപ്രകാരം വിജ്ഞാപനത്തിൽ പറയാവുന്ന ഒരു വർഷത്തിൽ കവിയാത്ത അത്തരം കൂടുതൽ കാലത്തേക്ക്, ഗസറ്റിൽ വിജ്ഞാപനം വഴി, നിട്ടിക്കൊടുക്കാവുന്നതാണ്.”

4. 1975-ലെ 5-ാം ആക്റ്റിന്റെ ഭേദഗതി:—1975-ലെ കോഴിക്കോട് സർവ്വകലാശാലാ ആക്റ്റ് (1975-ലെ 5) 56-ാം വകുപ്പിൽ,—

(എ) (1)-ാം ഉപവകുപ്പിൽ; “ഏതെങ്കിലും കോളേജ് സർവ്വകലാശാലയിൽ അഫിലിയേറ്റ് ചെയ്യുന്നതിന്” എന്ന വാക്കുകൾക്ക് ശേഷം “അഥവാ അഫിലിയേറ്റ് ചെയ്യപ്പെട്ടിട്ടുള്ള ഏതെങ്കിലും കോളേജിൽ പുതിയ കോഴ്സുകളിൽ അഫിലിയേറ്റ് ചെയ്യുന്നതിന്” എന്ന വാക്കുകൾ ചേർക്കേണ്ടതാണ്.

(ബി) (2)-ാം ഉപവകുപ്പിനു പകരം താഴെ പറയുന്ന ഉപവകുപ്പ് ചേർക്കേണ്ടതാണ്, അതായത്:—

“(2) ഒരു കോളേജിന്റെ അഫിലിയേഷന്റെ അഥവാ ഒരു അഫിലിയേറ്റു ചെയ്ത കോളേജിൽ പുതിയ കോഴ്സുകളുടെ അഫിലിയേഷന്റെ നിബന്ധനകളും വ്യവസ്ഥകളും (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള അപേക്ഷ, അപ്രകാരം ഏതു കാലാവധിക്കും സിൻഡിക്കേറ്റ് പരിഗണിക്കണമെന്നുള്ള തുടർപ്പ്, അഫിലിയേഷൻ അനുവദിക്കുന്നതിന് സിൻഡിക്കേറ്റ് സ്വീകരിക്കേണ്ട നടപടി ക്രമങ്ങളും സ്റ്റാറ്റ്യൂട്ടിൽ നിർണ്ണയിച്ചിരിക്കേണ്ടതാണ്;

എന്നാൽ വിജ്ഞാപനത്തിൽ പ്രത്യേകം പറയേണ്ടുന്ന കാരണങ്ങളാൽ ചാൻസലർക്ക്, സിൻഡിക്കേറ്റ് (1)-ാം ഉപവകുപ്പ് പ്രകാരമുള്ള അപേക്ഷ പരിഗണിക്കേണ്ട കാലാവധി, ആ കാലാവധി കഴിഞ്ഞുപോയിട്ടുണ്ടെങ്കിലും, അഥവാ ഇല്ലെങ്കിലും, അപ്രകാരം വിജ്ഞാപനത്തിൽ പറയാവുന്ന ഒരു വർഷത്തിൽ കവിയാത്ത അത്തരം കൂടുതൽ കാലത്തേക്ക്, ഗസറ്റിൽ വിജ്ഞാപനം വഴി നീട്ടിക്കൊടുക്കാവുന്നതാണ്."

പി. രാമചന്ദ്രൻ,  
ഗവർണ്ണർ.

(ശരിത്തർജ്ജക)

കെ. കെ. രവീന്ദ്രൻ പിള്ള,  
അഞ്ചർ സെക്രട്ടറി (ലാ).

# **കേരള സർക്കാർ**

**നിയമ (നിയമനിർമ്മാണ-സി) വകുപ്പ്**

**വിജ്ഞാപനം**

നമ്പർ 19799-ലെജ്. സി 3/82/ലാ

തിരുവനന്തപുരം, 1983 ജനുവരി 6/  
1904 പൗഷം 16.

1983 ജനുവരി 4-ാം തീയതി ഗവർണ്ണർ പുറപ്പെടുവിച്ച താഴെ പറയുന്ന ഓർഡിനൻസ് പൊതുജനങ്ങളുടെ അറിവിലേക്കായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,  
കെ. വിശ്വനാഥൻ നായർ,  
സ്പെഷ്യൽ സെക്രട്ടറി (നിയമം).

## **1983-ലെ 2-ാം നമ്പർ ഓർഡിനൻസ്**

**1983-ലെ കേരള തൊഴിലാളി ക്ഷേമനിധി (ഭേദഗതി) ഓർഡിനൻസ്.**

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ തുല്യതയ്ക്കും സംവത്സരത്തിൽ കേരള ഗവർണ്ണർ പുറപ്പെടുവിച്ചത്.

1975-ലെ കേരള തൊഴിലാളി ക്ഷേമനിധി ആക്ട് ഭേദഗതി ചെയ്യുന്നതിനുള്ള ഒരു ഓർഡിനൻസ്.

**പീഠിക.**— കേരള നിയമസഭ സമ്മേളനത്തിൽ അല്ലാത്തതിനാലും സത്വര നടപടികൾ സ്വീകരിക്കേണ്ട പരിതഃസ്ഥിതികൾ നിലവിലുണ്ടെന്ന് കേരള ഗവർണ്ണർക്ക് ബോധ്യമായിരിക്കുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, കേരള ഗവർണ്ണർ ഇൻഡ്യൻ ഭരണഘടനയുടെ 213-ാം അനുച്ഛേദം, (1)-ാം ഖണ്ഡംഗം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് താഴെ പറയുന്ന ഓർഡിനൻസ് പുറപ്പെടുവിക്കുന്നു:—

1. ചുരുക്കപ്പേരും പ്രാരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1983-ലെ കേരള തൊഴിലാളി ക്ഷേമനിധി (ഭേദഗതി) ഓർഡിനൻസ് എന്നു പേർ പറയാം.

(2) ഇത് ഉടൻതന്നെ പ്രാബല്യത്തിൽ വരുന്നതാണ്.



2. 1977-ലെ 11-ാം ആക്ട് താൽക്കാലികമായി ഭേദഗതി ചെയ്യണമെന്നും—ഈ ഓർഡിനൻസ് പ്രാബല്യത്തിലിരിക്കുന്നിടത്തുള്ള കാലം 1975-ലെ കേരള ഓഴിലാളി രക്ഷാനിധി ആക്ട് (1977-ലെ 11) (ഇതിനു ശേഷം പ്രധാന ആക്ട് എന്നായിരിക്കും പരാമർശിക്കപ്പെടുക) 3-ാം വകുപ്പിൽ പറഞ്ഞിരിക്കുന്ന ഭേദഗതികൾക്ക് വിധേയമായിട്ടായിരിക്കും പ്രാബല്യത്തിൽ വരുന്നത്.

3. 15-ാം വകുപ്പിന്റെ ഭേദഗതി:—പ്രധാന ആക്ട് 15-ാം വകുപ്പിൽ (1)-ാം ഉപവകുപ്പിൽ “അൻപത്” പൈസയും “ഒരു രൂപയും” എന്നീ വാക്കുകൾക്ക് പകരം യഥാക്രമം “ഒരു രൂപ”യും “രണ്ട് രൂപ”യും എന്നീ വാക്കുകൾ ചേർക്കേണ്ടതാണ്.

പി. രാമചന്ദ്രൻ,  
ഗവർണ്ണർ.

(ശ്രീ തർജ്ജമ)

പി. ജഗമോ,  
അഡീഷണൽ ഹെഡ് ക്രെഡൻഷ്യറർ.

**GOVERNMENT OF KERALA**

**Transport, Fisheries and Ports (Transport C) Department**

**NOTIFICATION**

No. 22802/TC2/82/TF&P.

*Dated, Trivandrum, 6th January 1983.*

**S. R. O. No. 222/83.**—Whereas representation has been received by Government from the Stage Carriage Operator Sri A. K. Vasu, Ayyappath House, Kodannur, Trichur that the arrears of vehicle tax for the quarter ended on the 31st December, 1981 and 30th September, 1982 in respect of the Stage Carriage bearing registration Number KLR 7174 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of this vehicle in 20 (twenty) equal monthly instalments ;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st December, 1981 and 30th September, 1982 due to financial strain ;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public ;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 31st December, 1981 and 30th September, 1982 in respect of the said stage carriage in equal monthly instalments ;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 31st December, 1981 and 30th September, 1982 in respect of the said stage carriages ordinarily kept for use in the State shall be paid in five equal monthly instalments beginning from 1st October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

**T. SANKARAN,**

*Additional Secretary to Government*

**Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended on the 31st December, 1981 and 30th September, 1982 due to financial strain ;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

**GOVERNMENT OF KERALA**

**Transport, Fisheries and Ports (Transport-B) Department**

**NOTIFICATION**

G. O. Rt. No. 1052/82/TF & P. *Dated, Trivandrum, 10th December 1982.*

**S. R. O. No. 223/83.**—Whereas Smt. V. C. Hemamalini, w/o. P. R. Palpu, Pillattil House, Poovathur, Trichur District has purchased an Ashok Leyland vehicle, the details of which are hereunder given, for the purpose of plying it as a contract carriage;

And, whereas, the overall width, overall length and overhang of the vehicle exceed the limits prescribed under sub-rule (2) of rule 265, sub-rule (2) of rule 267 and rule 294 respectively, of the Kerala Motor Vehicles Rules 1961:

And Whereas, the Government of Kerala are satisfied that the said vehicle can conveniently be used as a contract carriage, with such excess measurements in overall width, overall length and overhang.

Now, therefore, in exercise of the powers conferred by rule 368 of the Kerala Motor Vehicles Rules, 1961, the Government of Kerala hereby exempt the said vehicle from the provisions of sub-rule (2) of rule 265, sub-rule (2) of rule 267 and rule 294 of the said Rules.

**DETAILS OF THE VEHICLE**

Model—Ashok Leyland

Engine No.—AL1 102167

Chassis No.—ALC 121283

Overall width—250 centimetres

Overall length—967 centimetres

Overhang—60% of the wheel base

Wheel base—210" (533.4 Centimetres)

By order of the Governor,

T. SANKARAN,

*Additional Secretary to Government.*

[P.T.O.]

### **Explanatory Note**

(This is not part of the notification but is intended to indicate its main purport).

Smt V. G. Hemamalini, w/o. P. R. palpu, pillattil House, poovathur, Trichur District has requested to exempt the vehicle mentioned in the above notification from the provisions of sub-rule (2) of rule 265 sub rule (2) of rule 267 and rule 294 of the Kerala Motor Vehicle Rules, 1955, since the overall width overall length and overhaug of the vehicle exceed the prescribed measurements under these rules. The Vehicle is intended to be operated as a contract carriage. Government have considered the request in consultation with the Transport Commissioner and have decided to grant the exemption sought for. Hence this notification.

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GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 22178/TC2/82/TF&P.

*Dated, Trivandrum, 6th January 1983.*

S. R. O.No. 224/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri T. A. Xavier, Thattassery House, (via) Kubalangi, Ernakulam that the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982, and 30th September, 1982 in respect of the Stage Carriage bearing Registration Numbers KLE. 8510, KLE. 4917, KRE. 4984, KRE. 1038, KRF. 1129 and KLF. 523 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982, and 30th September, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, 30th June, 1982, and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th September, 1982 together with additional tax payable under

section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,  
T. SANKARAN,  
*Additional Secretary to Government*

### **Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended on 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982 30th June, 1982, and 30th September, 1982 due to financial strain.

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

**GOVERNMENT OF KERALA**

**Home (C) Department**

**NOTIFICATION**

G.O.Rt. No. 90/83/Home.

*Dated, Trivandrum, 10th January 1983.*

**S.R.O. No. 225/83.**—In exercise of the powers conferred by sub-section (8) of section 24 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974) the Government of Kerala, hereby appoint Sri Muhammed Mustafa, Assistant Public Prosecutor Grade I, Punalur as Special Public Prosecutor for the conduct of prosecution in Criminal Cases bearing crime numbers 66/81, 73/81, 74/81, 95/81 and 123/81 of Punalur Police station and Crime Number 42/82 of Kadakkal Police Station.

By order of the Governor,

K. V. VIDYADHARAN,

*Special Secretary to Government.*

**Explanatory Note**

(This does not form part of the notification but is intended to indicate its general purport.)

Government consider it necessary in public interest to appoint a Special Public Prosecutor for the conduct of prosecution of Liquor Tragedy cases in Punalur. It is proposed to appoint Sri Mohammed Mustaffa who is qualified for such appointment in terms of section 24 (8) read with sub section 9, of Criminal Procedure Code as Special Public Prosecutor for the purpose. The notification is intended to achieve the above object.



GOVERNMENT OF KERALA

Revenue (N) Department

NOTIFICATION

No 30959/N2/80/RD.

Dated, Trivandrum, 1st February 1983.

**S. R. O. No.226/83**—Whereas the Government of Kerala have by G.O. (Ms) No. 479/69/RD dated the 22nd September, 1969 exempted 48 acres 10 cents and 500 Sq. links of land specified in the schedule below held by M/s Aluminium Industries Ltd. (Switch Gear Division), Mannar (hereinafter referred to as the Company), from the provisions of Chapter III of the Kerala Land Reforms Act, 1963 (1 of 1964), as the said land was required by the company bonafide for industrial and commercial purposes, subject to the condition that the lands shall be used for the said purpose within one year from the date of the order failing which the exemption shall stand revoked.

And whereas the exemption granted stands revoked as the company was not able to use the whole lands for industrial and commercial purposes within the specified period;

And whereas the company has further requested to grant exemption from the provisions of Chapter III of the said Act;

And whereas the Government are satisfied that on account of the said lands being bonafide required for the industrial purposes of the Company, it is necessary in the public interest to grant exemption from the provisions of Chapter III of the said Act;

Now, therefore, in exercise of the powers conferred by subsection (3) of section 81 of the said Act, the Government hereby exempt the said lands from the provisions of Chapter III thereof, subject to the following conditions, namely :—

(1) the lands or any portion thereof shall not be alienated except by way of mortgage to any financing institution for obtaining loan for the purpose of the Industry;

(2) the lands shall be utilised only for the purposes directly connected with the Industry;

(3) the lands shall be utilised for the purposes mentioned in condition (2) above within a period of three years from the date of publication of this notification in the Gazette, and

(4) if any of the above conditions is violated, the exemption shall cease to be in force.

## THE SCHEDULE

Taluk—Chengannur

Village—Mannar

Survey Number	Extent		
	Acre	Cent	Sq. links
(1)	(2)		
183/3C	7	16	000
140/7	0	23	000
184/1A5	1	42	000
184/1C-6	5	32	875
141/4	1	62	000
183/2	0	46	000
183/3A	0	28	000
132/6	0	52	000
183/1	0	06	000
182/5	0	93	000
181/1-1	1	17	500
181/1-2	1	00	000
181/1-3	4	00	000
181/1-4	1	17	500
181/1-5	1	17	500
181/1-6	1	17	500
132/4A	3	93	000
184/1C2	0	24	000
184/1C8	0	26	000
184/1C3	0	15	000
184/1C4	0	25	175
184/1C7	0	10	000
141/4-7	0	08	000
141/4-5	0	08	000
141/4-2	0	41	000
184/1A5	0	20	000
184/1A1	0	24	000
181/5-2	0	08	000
184/1A2	0	27	000
181/5-1	0	07	000

(1)	(2)		
141/1-1	0	03	500
141/1-2	0	03	000
141/1-3	0	13	000
141/1-4	0	13	950
141/1-5	0	30	000
141/1-10	0	13	000
141/1-6	0	10	000
141/1-7	0	15	500
141/1-8	0	15	000
141/1-9	0	27	000
141/1-11	0	57	000
141/1-13	0	30	000
141/1-12	0	15	000
141/1-14	0	51	200
141/1-15	0	15	975
141/1-16	0	30	550
141/1-17	0	47	550
141/1-18	0	32	400
141/1-19	0	08	400
141/1-20	0	02	675
141/1-21	0	12	000
181/4	0	68	000
181/5-3	0	33	000
181/3	1	27	000
182/1	2	13	000
182/2	0	53	000
141/4-1	1	42	000
141/4-3	0	64	000
141/4-8	0	18	000
141/4-9	0	15	500
141/4-4	0	27	000
186/2-1	0	47	000
186/2-2	0	31	000
186/3-1	0	26	500
140/6	0	25	000
140/5-2	0	21	600
184/1D	0	12	000
143/6-3	0	04	000
143/6-1	0	03	000
Total	47	84	350

By order of the Governor,  
 U. MAHABALA RAU,  
 Special Secretary to Government.

### Explanatory Note

(This does not form part of the notification but is intended to indicate the general purport).

Government in G.O. (Ms.) No. 479/69/RD dated 22-9-1969 issued orders exempting the lands held by M/s Aluminium Industries Limited (Switch Gear Division) Mannar, Alleppey from the ceiling provisions under section 81 (2) of the Kerala Land Reforms Act and from the enquiry made in the matter, Government are satisfied that the entire land is necessary for the purpose of the Company like construction of quarters etc. The lands have to be exempted under section 81 (3) of the Act. Government have decided to exempt the lands held by the Company under subsection (3) of section 81 of the said Act for 3 years subject to the conditions specified in the above notification. The notification is intended to achieve the above object.

GOVERNMENT OF KERALA

Revenue (Legislation) Department

NOTIFICATION

G.O. (MS) No. 1155/82/RD. Dated, Trivandrum, 29th December 1982.

S. R. O. No. 227/83.—In exercise of the powers conferred by section 22 of the Kerala Agriculturists' Debt Relief Act, 1970 (11 of 1970), the Government of Kerala hereby make the following rules further to amend the Kerala Agriculturists' Debt Relief Rules, 1971, namely:—

RULES

1. (1) These rules may be called the Kerala Agriculturists' Debt Relief (Amendment) Rules, 1982.

(2) They shall come into force at once.

2. In the Kerala Agriculturists' Debt Relief Rules, 1971,—

(1) in rule 3,—

(a) in sub-rule (1), for the words and figures "sub-clauses (i) to (iii) of clause (1)", the words and figures "sub-clause (i) or sub-clause (iii) of clause (1)" shall be substituted;

(b) in sub-rule (2), for the words and figures "Sub-clauses (i) to (iii) of clause (1)", the words and figures "sub-clause (i) or sub-clause (iii) of clause (1)", shall be substituted;

(2) in Form I, clause (b) of item 4 shall be omitted;

(3) in Form II, the words "or income tax under the Income Tax Act, 1961 for the years" shall be omitted.

By order of the Governor,

K. NARAYANAN,

Deputy Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to denote its purpose.)

In the Kerala Agriculturists' Debt Relief Rules, 1971, there is a statutory obligation on the part of the District Collector to get information from the Income Tax Authorities. Government consider that it will be better to take away this obligation as the District Collector is not an authority specified in clause (a) of Subsection (1) of section 138 of the Income Tax Act. The amendment proposed is intended to achieve this purpose.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-G) Department

NOTIFICATION

No. 14917/TG2/82/TF&P.

Dated, Trivandrum, 13th January 1983

**S. R. O. No. 228/83.**—Whereas representation has been received by Government from the Stage Carriage Operator Shri V. O. Mathai, Mandoli Travels, Chittoor Road, Ernakulam that the arrears of vehicle tax for the quarter ended on the 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KRE. 2313 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of Vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th September, 1981, 31st December, 1981, 31st March 1982 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of Vehicle tax for the quarter ended on the 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid in six consecutive monthly instalments commencing from 28th June, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,  
T. SANKARAN,  
Additional Secretary to Government.

**Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the stage carriage operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended on 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 due to financial strain ;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise these vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

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**GOVERNMENT OF KERALA**

**Transport, Fisheries and Ports (Transport-C) Department**

**NOTIFICATION**

No. 17546/TC2/82/TF&P.

*Dated, Trivandrum, 24th December 1982.*

**S.R.O. No. 229/83.**—Whereas representation has been received by Government from the Stage Carriage Operator Shri A. Noorudeen, Manapurathu, Nayarambalam that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June 1982 and 30th September, 1982 in respect of the Stage Carriage bearing Registration Number KRF 6959 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

*Additional Secretary to Government.*

**{P.T.C}**



**Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

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**GOVERNMENT OF KERALA**

**Transport, Fisheries and Ports (Transport-C) Department**

**NOTIFICATION**

No. 22356/TC2/82/TF&P.

*Dated, Trivandrum, 24th December 1982.*

**8. R. O. No. 230/83.**—Whereas representation has been received by Government from the Stage Carriage Operator Shri V. T. Thomas, Valiyaparambil, Vaikom that the arrears of vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriage bearing Registration Number KRK. 4894 could not be remitted within the prescribed period due to financial strain and that he may be allowed to remit the arrears of vehicle tax in respect of this vehicle in five monthly instalments ;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1982 and 30th September, 1982 due to financial strain ;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public ;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 30th June, 1982 and 30th September 1982 in respect of the said stage carriage in equal monthly instalments ;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid in five equal monthly instalments commencing from 1st October, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

**T. SANKARAN,**

*Additional Secretary to Government.*

**Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

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**GOVERNMENT OF KERALA**

**Transport, Fisheries and Ports (Transport-C) Department**

**NOTIFICATION**

No. 15904/TC2/82/TF&P.

*Dated, Trivandrum, 6th January 1983.*

**S. R. O. No. 231/83.**—Whereas representation has been received by Government from the Stage Carriage Operator namely President of the Fathima Motor Service Employees Co-operative Society Ltd., Cochin that the arrears of vehicle tax for the quarter ended on the 31st March, 1981, 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLF. 4209 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of Vehicle tax in respect of this vehicle in monthly instalments ;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st March, 1981, 30th June, 1981, 30th September 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 31st March, 1981, 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage; in equal monthly instalments ;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on the 31st March, 1981, 30th June, 1981, 30th September, 1981, 31st December, 1981 31st March 1982 and 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid in nine equal monthly instalments, the first instalment being payable on or before 24th July, 1982 together with additional tax payable under section

12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,  
T. SANKARAN,  
*Additional Secretary to Government.*

### **Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 31st March, 1981, 30th June 1981, 30th September, 1981, 31st December, 1981 31st March, 1982 and 30th June, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

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**PART I**

**GOVERNMENT OF KERALA**  
**Transport, Fisheries and Ports (Transport C) Department**  
**NOTIFICATION**

No. 13064/TC2/82/TF&P.

*Dated, Trivandrum, 6th January, 1983.*

**S. R. O. No. 232/83.**—Whereas representation has been received by Government from the Stage Carriage Operator Shri A. V. George, Nedumpallil House, V. M. C. No. 7, Vaikom P. O. that the arrears of vehicle tax for the quarter ended on the 31st December 1981, 31st March, 1982, and 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLA. 6395 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of Vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said Stage Carriage could not remit the arrears of vehicle tax in respect of the said Stage Carriage ordinarily kept for use in the State for the quarter ended on the 31st December, 1981, 31st March, 1982 and 30th June 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to require the stage carriage operator in respect of the said carriage to remit the arrears of vehicle tax for the quarter ended on the 31st December, 1981, in lump immediately after 8th June, 1982 and the balance amount in five equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that out of the arrears of the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State tax for the quarter ended on 31st December, 1981, shall be paid in lump immediately after 8th June, 1982, and the balance amount for the quarter ended on 31st March, 1982 and 30th June, 1982 shall be paid in 5 (five) equal monthly instalments commencing from 8th June, 1982, together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

**T. SANKARAN,**  
*Additional Secretary to Government.*

[P.T.O.]

**Explanatory Note**

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification) .

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of the vehicle tax for the quarter ended 31st December, 1981, 31st March, 1982 and 30th June, 1982, due to financial strain ;

Government are convinced of the position and in public interest grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

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GOVERNMENT OF KERALA

Local Administration and Social Welfare (D) Department

NOTIFICATION

G.O. (Ms.) 194/82/LA&SWD.      *Dated, Trivandrum, 15th November 1982.*

**S.R.O. No. 233/83.**—In exercise of the powers conferred by subsection (1) of section 19 and clause (a) of subsection (2) of section 344 of the Kerala Municipalities Act, 1960 (14 of 1961), read with subsection (1) of section 2 and section 3 of the Kerala Public Services Act, 1968 (19 of 1968), the Government of Kerala hereby make the following Rules further to amend the Kerala Municipal Commissioners (Recruitment and Conditions of Service) Rules, 1964, issued under Notification G. O. Ms. 546/64/H & LD dated the 1st August, 1964, and published as S. R. O. No. 240/64 in Part I of the Kerala Gazette No. 31 dated the 4th August, 1964, the same having been previously published as required by subsection (1) of section 345 of the said Act.

RULES

1. *Short title and commencement.*—(1) These rules may be called the Kerala Municipal Commissioners (Recruitment and Conditions of Service) Amendment Rules, 1982.

(2) It shall come into force at once.

2. *Amendment of the Rules.*—In the Kerala Municipal Commissioners (Recruitment and Conditions of Service) Rules, 1964, for rule 8, the following rule shall be substituted, namely:—

“8. *Training.*—(1) Every person recruited as Municipal Commissioner III Grade, by the first method of appointment specified in sub-rule (1) of the rule 4, shall be on training for a period of three months. During the period of training he shall be paid the minimum of the scale of pay of the post. But the period of training will not be counted for probation or for increment.

(2) Every person recruited as Municipal Commissioner, III Grade, by the second and third methods of appointment specified in sub-rule (1) of rule 4, shall be on training for a period of one month. During the period of training he shall be paid pay and allowances at the same rates at which he would have been paid had he continued in the post from which he was recruited. But the period of training will not be counted for probation or for increment in the category of Municipal Commissioners, III Grade:



Provided that a person recruited as Municipal Commissioner, III Grade by the second or third method of appointment specified in sub-rule (1) of rule 4, and who had already worked as Municipal Commissioner, III Grade, for a period of not less than one month, need not undergo the training specified in sub-rules (1) and (2) "

By order of the Governor,  
M.S.K. RAMASWAMY,  
*Special Secretary to Government*

### **Explanatory Note**

(This does not form part of the notification, but is intended to indicate its general purport.)

At present appointments to the posts of Municipal Commissioners are made as per the Kerala Municipal Commissioners (Recruitment and Conditions of Service) Rules, 1964. According to rule 8 of these rules persons recruited as Municipal Commissioners, III Grade, from open market shall be on training for a period of six months and persons from Department of Municipalities, Municipal Common Service and Executive Officers of Department of Panchayats shall be on training for a period of two months. It has been decided that the period of training in the case of direct recruits from open market can be reduced from six months to three months and that of others from two months to one month. It is also decided that training can be dispensed with when the recruits have already served as Municipal Commissioners.

The Notification is intended to achieve the above purpose.

**GOVERNMENT OF KERALA**

**Home (SS. B.) Department**

**NOTIFICATION**

**G. O. (MS.) No. 13/83/Home.**      *Dated, Trivandrum, 6th January 1983.*

**S. R. O. No. 237/83.**—Whereas the place specified in the schedule below is of vital importance to the Country;

And whereas information with respect thereto or the destruction or obstruction thereof or interference therewith would be useful to an enemy;

Now, therefore, in exercise of the powers conferred by sub-clause (d) of clause (8) of section 2 of the Indian Official Secrets Act, 1923 (Central Act 19 of 1923) read with the notification S. O. No. 1285 dated the 4th May, 1963 of the Ministry of Home Affairs, Government of India, the Government of Kerala hereby declare the place specified in the schedule below to be “prohibited place” for the purpose of the said Act and direct that a copy of this notification in English and Malayalam versions be affixed to the said place.

**SCHEDULE**

Name of place	— 66 K. V. Sub station, Thirumala
Location	— Punnakkamugal
Survey No.	— 1094, 1095, 1116, 1117
Area	— 1 81 Hectares
Name of Village	— Aramada
Name of Taluk	— Trivandrum
Name of District	— Trivandrum
Name of Police Station	— Poojappura
Boundary or other description :	North—Kunnapuzha—Punnakkamugal road East—Private Property South—Private Property West—Private Road

**Explanatory Note**

(This does not form part of the notification but is intended to give its general purport).

It is considered necessary that the place mentioned in the schedule should be declared as prohibited place under the Indian Official Secrets Act, 1923 since the place is of national importance. The above notification is intended to achieve this object.

എസ്. ആർ. മ. നമ്പർ 237/83.—താഴെ പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സ്ഥലം രാജ്യത്തിന് മർമ്മപ്രധാനമായതിനാലും;

അതു സംബന്ധമായ വിവരമോ അഥവാ അതു നശിപ്പിക്കുന്നതോ അതിനു പ്രതിബന്ധം സൃഷ്ടിക്കുന്നതോ അഥവാ അതിൽ ഇടപെടുന്നതോ ഒരു ശിശുവിന് ഉപയോഗപ്രദമായിരിക്കുമെന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, ഭാരത സർക്കാർ ആഭ്യന്തരമന്ത്രി കാര്യാലയത്തിന്റെ 1963 മേയ് 4-ാം തീയതിയിലെ എസ്. മ. 1285-ാം എന്ന നമ്പർ വിജ്ഞാപനത്തോടു ചേർത്ത് വായിച്ചിപകാരമുള്ള 1923-ലെ ഇൻഡ്യൻ ഓദ്യോഗിക രഹസ്യ ആക്ട് (1923-ലെ 19-ാം കേന്ദ്ര ആക്ട്) 2-ാം വകുപ്പ് (8)-ാം ഖണ്ഡം (ഡി) എന്ന ഉപഖണ്ഡംമൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ചു കേരള സർക്കാർ പ്രസ്തുത ആക്റ്റിന്റെ ആവശ്യത്തിലേക്കായി താഴെ പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സ്ഥലം “നിരോധിത പ്രദേശ”മായി ഇതിനാൽ പ്രഖ്യാപിക്കുകയും ഈ വിജ്ഞാപനത്തിന്റെ ഇംഗ്ലീഷിലും മലയാളത്തിലുമുള്ള ഒരു പകർപ്പ് പ്രസ്തുത സ്ഥലത്തെ പതിക്കേണ്ടതാണെന്ന് നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

### പട്ടിക

സ്ഥലത്തിന്റെ പേര്—66 കെ. വി. സബ് സെറോഷൻ, തിരുമല  
സ്ഥലം—പുന്നക്കമുഗൾ

സർവ്വേ നമ്പർ—1094, 1095, 1116, 1117

വിസ്തീർണ്ണം—1.81 ഹെക്ടർ

വില്ലേജിന്റെ പേര്—ആറാമട

താലൂക്കിന്റെ പേര്—തിരുവനന്തപുരം

ജില്ലയുടെ പേര്—തിരുവനന്തപുരം

പോലീസ് സെറോഷന്റെ പേര്—പൂജപ്പുര

അതിർത്തിയോ മററു വിവരണമോ :—

വടക്ക്—കുന്നപ്പുഴ പുന്നക്കമുഗൾ റോഡ്

കിഴക്ക്—സ്വകാര്യവസ്തു

തെക്ക്—സ്വകാര്യവസ്തു

പടിഞ്ഞാറ്—സ്വകാര്യറോഡ്

### വിശദീകരണക്കുറിപ്പ്

(ഈ വിജ്ഞാപനത്തിന്റെ ഭാഗമാകുന്നതല്ല. എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം നൽകുന്നതിനു് ദേശീയതാണു്.)

പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സ്ഥലം ദേശീയ പ്രാധാന്യമുള്ളതിനാൽ ആ സ്ഥലത്തെ 1923-ലെ ഇൻഡ്യൻ ഓദ്യോഗിക രഹസ്യ ആക്റ്റിൻ പ്രകാരം “നിരോധിതപ്രദേശമായി” പ്രഖ്യാപിക്കേണ്ടത് ആവശ്യമാണെന്ന് കരുതുന്നു. മേൽപ്പറഞ്ഞ ലക്ഷ്യം നിറവേറ്റുന്നതിന് വേണ്ടിയാണ് ഈ വിജ്ഞാപനം.

By order of the Governor,  
K. V. VIDYADHARAN,  
Special Secretary to Government.

# GOVERNMENT OF KERALA

## Home (SS. B) Department

### NOTIFICATION

G.O. (Ms.) No. 5/83/Home.

*Dated, Trivandrum 4th January 1983.*

**S. R. O. No. 2 B/83.**—Whereas the place specified in the schedule below is of vital importance to the country;

And whereas informat on with respect thereto or the destruction or obstruction thereof or interference therewith would be useful to an enemy;

Now, therefore, in exercise of the powers conferred by sub-clause (d) of clause (8) of section 2 of the Indian Official Secrets Act, 1923 (Central Act 19 of 1923) read with the Notification S. O. No. 1285 dated the 4th May, 1963 of the Ministry of Home Affairs, Government of India, the Government of Kerala hereby declare the place specified in the Schedule below to be "Prohibited place" for the purpose of the said Act and direct that a copy of this notification in English and Malayalam versions be affixed to the said place.

#### SCHEDULE

Name of place	..	66 KV Sub Station, Veli
Location	..	Kochuveli.
Survey No.	..	2623
Area	..	4.96 hectares
Name of Village	..	Kdakampally.
Name of Taluk	..	Trivandrum.
Name of District	..	Trivandrum.
Name of Police Station	..	Pettah.
Boundaries or other description	..	North—Thumba Road. East—Industrial area and road. South—Road and Industrial area. West—Road.

#### Explanatory Note

(This does not form part of the notification but is intended to give its general purport.)

It is considered necessary that the place mentioned in the schedule should be declared as prohibited place under the Indian Official Secrets Act, 1923 since the place is of national importance. The above notification is intended to achieve this object.

എസ്. ആർ. കെ. നമ്പർ 238/83.—താഴെ പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള പ്രദേശം രാജ്, അതിന് മർമ്മപ്രദാനമായിത്തീർന്നു.

അതു സംബന്ധിച്ചുള്ള വിവരമോ അതിന്റെ വിവരമോ അതിന് പ്രതിബന്ധം സൃഷ്ടിക്കുന്നതോ അഥവാ അതിൻമേലുള്ള ഇടപെടലോ ഒരു ശത്രുവിന് ഉപകാരപ്രദമായതിനാലും;

ഇപ്പോൾ, അതിനാൽ, ഭാരതസർക്കാർ ആഭ്യന്തര മന്ത്രി കമറാലയത്തിന്റെ 1963 മേയ് 4-ാം തീയതിയിലെ എസ്. കെ. 1285 എന്ന നമ്പർ വിജ്ഞാപനത്തോടു ചേർത്തു വായിച്ച പ്രകാരമുള്ള 1923-ലെ ഇൻഡ്യൻ ഓർഗാനിക് രാജ്യ ആക്ട് (1923-ലെ 19-ാം ക്ലോ ആക്ട്) 2-ാം വകുപ്പ് (8)-ാം ഖണ്ഡം (ഡി) എന്ന ഉപഖണ്ഡം മൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ, വിനിയോഗിച്ച് കേരള സർക്കാർ പ്രസ്തുത ആക്ട് ന്റെ ആവശ്യത്തിലേക്കായി താഴെ പട്ടിയിൽ പറഞ്ഞിട്ടുള്ള സ്ഥലം നിരോധിത പ്രദേശമായി ഇതിനാൽ പ്രഖ്യാപിക്കുകയും, ഈ വിജ്ഞാപനത്തിന്റെ ഇംഗ്ലീഷിലും മലയാളത്തിലുമുള്ള ഒരോ പകർപ്പ് പ്രസ്തുത സ്ഥലത്ത് പതിക്കേണ്ടതാണെന്ന് നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

### പട്ടിക

സ്ഥലത്തിന്റെ പേര്—66 കെ. വി. സബ് സ്റ്റേഷൻ, വേളി

സംഗ്രഹം—കൊച്ചുവേളി

സർവ്വേ നമ്പർ 2623

വിസ്തീർണ്ണം—4.96 ഹെക്ടർ

വില്ലേജിന്റെ പേര്—കടകംപള്ളി

താലൂക്കിന്റെ പേര്—തിരുവനന്തപുരം

ജില്ലയുടെ പേര്—തിരുവനന്തപുരം

പോലീസ് സ്റ്റേഷന്റെ പേര്—വേളി

അതിരോ മറ്റു വിവരണമോ:

തെക്ക്—തൃശ്ശൂർ റോഡ്

കിഴക്ക്—വ്യാവസായിക പ്രദേശവും റോഡും

വടക്ക്—റോഡും വ്യാവസായിക പ്രദേശവും

പടിഞ്ഞാറ്—റോഡ്

### വിശദീകരണക്കുറിപ്പ്

(ജൂന് 21-ന് അനുബന്ധത്തിന്റെ ഭാഗമാകുന്നതല്ല, എന്നാൽ അതിന്റെ ചെറു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിന് ഉദ്ദേശിച്ചുള്ളതാണ്.)

പട്ടികയിൽ പറയുന്ന പ്രദേശം ദേശീയ പ്രാധാന്യമുള്ളതായതിനാൽ 1923-ലെ ഇൻഡ്യൻ ഓർഗാനിക് രാജ്യ ആക്ട് അനുസരിച്ച് നിരോധിത പ്രദേശമായി പ്രഖ്യാപിക്കേണ്ടത് ആവശ്യമാണെന്ന് കരുതുന്നു. മേൽപ്പറഞ്ഞ വിജ്ഞാപനം ഈ ലക്ഷ്യം നിറവേറുന്നതിനുദ്ദേശിച്ചുള്ളതാണ്.

By order of the Governor,  
K. V. VIDYADHARAN,  
Special Secretary to Government.

**GOVERNMENT OF KERALA**

**Home (SS.B) Department**

**NOTIFICATION**

G. O. (Ms) No. 19/83/Home.

*Dated, Trivandrum, 18th January 1983.*

**S.R.O. No. 239/83.**—Whereas the place specified in the Schedule below is of vital importance to the country;

And whereas information with respect thereto or the destruction or obstruction thereof or interference therewith would be useful to an enemy;

Now, therefore, in exercise of the powers conferred by sub-clause (d) of clause (8) of section 2 of the Indian Official Secrets Act, 1923 (Central Act 19 of 1923) read with the notification S.O.No. 1285 dated the 4th May, 1963 of the Ministry of Home Affairs, Government of India, the Government of Kerala hereby declare the place specified in the schedule below to be 'Prohibited Place' for the purpose of the said Act and direct that a copy of this notification in English and Malayalam versions be affixed to the said place.

**SCHEDULE**

Name of Place	..	Polar Satellite Launch Vehicle Project
Location	• ..	Forest land from Valiamala Reserve in Paruthippalli Range and the land and building used as Firing Range by the Police Department
Village	..	Nedumangad
Taluk	...	Nedumangad
District	..	Trivandrum
Police Station	..	Nedumangad
Survey Nos.	..	499, 498, 497, 495 454 and 451
Extent	..	198.45 Acres (79.81 Hectares)
Boundaries and other description	..	Land—Trees and building in the Forest area situated at the East of—Survey Nos. 1252, 501, 502, 503, 504, 506, 507, 511, 512, 430, 423, 431, 433, 434, 424, 435, 434 and 436

South of—Survey Nos. 437, 438, 439, 440, 441, and part of the Forest land in Survey Number 461

West of—Forest road and Survey Numbers 472, 451, 494, 493, 492, 491, 490, 487, 486, 2448, 2449, 2453 and 2455, and

North of—Survey Nos. 2456, 2470, 1255, 1254, 1253 and 1252

### Explanatory Note

(This does not form part of the Notification but is intended to give its general purport.)

It is considered necessary that the places mentioned in the schedule should be declared as prohibited place under the Indian Official Secrets Act, 1923 since the place is of national importance. The above notification is intended to achieve this object.

എസ്. ആർ. ഒ. നമ്പർ 239/83. താഴെ പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സ്ഥലം രാജ്യത്തിന് മർമ്മപ്രധാനമായതിനാലും;

അതു സംബന്ധമായ വിവരമോ, അഥവാ അതു നശിപ്പിക്കുന്നതോ അതിനു പ്രതിബന്ധം സൃഷ്ടിക്കുന്നതോ അഥവാ അതിന്മേൽ ഇടപെടുന്നതോ ഒരു ശത്രുവിന് ഉപകാരപ്രദമായിരിക്കുമെന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, ഓരോ സർക്കാർ ആഭ്യന്തരമന്ത്രികാര്യായത്തിന്റെ 1963 മേയ് 4-ാം തീയതിയിലെ എസ്. ഒ. 1285 എന്ന നമ്പർ വിജ്ഞാപനത്തോട് ചേർത്ത് വായിച്ചു പ്രകാരമുള്ള 1923-ലെ ഇൻഡ്യൻ ഓദ്യോഗിക രഹസ്യ ആക്ട് (1923-ലെ 19-ാം ക്ലോൺ ആക്ട്) 2-ാം വകുപ്പ്, (8)-ാം ഖണ്ഡം, (ഡി) എന്ന ഉപഖണ്ഡംകൂടാതെ നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച്, കേരള സർക്കാർ പ്രസ്തുത ആക്ടിന്റെ ആവശ്യത്തിലേക്കായി പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സ്ഥലം നിരോധിത പ്രദേശം ആയി ഇതിനാൽ പ്രഖ്യാപിക്കുകയും, ഈ വിജ്ഞാപനത്തിന്റെ ഇംഗ്ലീഷിലും മലയാളത്തിലുമുള്ള പകർപ്പ് പ്രസ്തുത സ്ഥലത്തെ പതിക്കേണ്ടതാണെന്ന് നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

#### പട്ടിക

സ്ഥലത്തിന്റെ പേര്—പോളാർ സാറാലൈറ്റ് ലാഞ്ച് വെഹിക്കിൾ പ്രൊജക്ട്

സ്ഥാനം—പശ്ചിമഘട്ടത്തിലെ റെയ്ഞ്ചിലെ വലിയമല റിസർവ്വിൽ നിന്നുമുള്ള വനമുറിയും പോലീസ് ഡിപ്പാർട്ട്മെന്റ് ഹയറിംഗ് റെയ്ഞ്ചായി ഉപയോഗിച്ചിട്ടുള്ള സ്ഥലവും കെട്ടിടവും.

വില്ലേജ്—നെടുമങ്ങാട്  
 താലൂക്ക്—നെടുമങ്ങാട്  
 ജില്ല—തിരുവനന്തപുരം  
 പോലീസ് സ്റ്റേഷൻ—നെടുമങ്ങാട്  
 സർവ്വേ നമ്പരുകൾ—499, 498, 497, 495, 454, 451  
 വിസ്തീർണ്ണം—198.45 ഏക്കർ (79.81 ഹെക്ടർ)

അതിർത്തികളും മറ്റു വിവരണവും—1252, 501, 502, 503, 504, 506, 507, 511, 512, 430, 423, 431, 433, 434, 424, 435, 434, 436 എന്നീ സർവ്വേ നമ്പരുകൾക്കു കീഴെ ഭാഗത്തു സ്ഥിതിചെയ്യുന്ന പതിവശേഷത്തെ സ്ഥലവും വടക്കു ഭാഗത്തു കെട്ടിവെച്ചു. 437, 438, 439, 440, 441 എന്നീ സർവ്വേ നമ്പരുകളുടെയും സർവ്വേ നമ്പർ 461-ലെ വടക്കു ഭാഗത്തു ഭാഗത്തിന്റെയും തെക്കു ഭാഗത്തു സ്റ്റേഷൻ റോഡിന്റെയും 472, 451, 494, 493, 492, 491, 490, 487, 486, 2448, 2449, 2453, 2455 എന്നീ സർവ്വേ നമ്പരുകളുടെയും പടിഞ്ഞാറ്, 2456, 2470, 1255, 1254, 1253, 1252 എന്നീ സർവ്വേ നമ്പരുകളുടെ വടക്കു.

#### വിശദീകരണക്കുറിപ്പ്

(ഇതു വിജ്ഞാപനത്തിന്റെ ഭാഗമാകുന്നതല്ല. എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിനു ഉദ്ദേശിച്ചുള്ളതാണ്.)

പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സ്ഥലം ഭൂമിയ പ്രധാനമായുള്ളതായാൽ ആ സ്ഥലത്തെ 1923-ലെ ഇൻഡൻ ഓർഗാനിക് റെഗുലേഷൻ പ്രകാരം നിരോധിതപ്രദേശമായി പ്രഖ്യാപിക്കേണ്ടതും ആവശ്യമാണെന്ന് കരുതുന്നു. ഈ ലക്ഷ്യം നിറവേറുന്നതിന് ഉദ്ദേശിച്ചുള്ളതാണ് മുകളിൽ പറഞ്ഞിരിക്കുന്ന വിജ്ഞാപനം.

By order of the Governor,  
 K. V. VIDYADHARAN,  
 Special Secretary to Government.



**PART I**

Section iv

**GOVERNMENT OF KERALA**  
**Home (SS. B) Department**  
**NOTIFICATION**

G. O. (Ms.) No. 12/83/Home.

*Dated, Trivandrum, 6th January 1983*

**S. R. O. No. 240/83.**—Whereas the place specified in the schedule below is of vital importance to the Country;

And whereas information with respect thereto or the destruction or obstruction thereof or interference therewith would be useful to an enemy;

Now, therefore, in exercise of the powers conferred by sub-clause (d) of clause (8) of section 2 of the Indian Official Secrets Act, 1923 (Central Act 19 of 1923) read with the Notification S. O. No. 1285 dated the 4th May, 1963 of the Ministry of Home Affairs, Government of India, the Government of Kerala hereby declare the place specified in the schedule below to be 'prohibited place' for the purpose of the said Act and direct that a copy of this notification in English and Malayalam versions be affixed to the said place.

**SCHEDULE**

Name of Place	— 66 KV Substation, Koothattukulam
Location	— Koothattukulam
Survey Numbers	— 174/5, B.C. 2, 174/5-G1/1, 174/5, <u>C.C. 3</u> 2 2

174/4-G/2

Area	— 55.39 Ares
Name of Village	— Koothattukulam
Name of Taluk	— Moovattupuzha
Name of District	— Ernakulam
Name of Police Station	— Koothattukulam

Boundary or other description— North—Survey No. 174/5 B C2/1,  
174/5/G1/2, 174/5 CC3/1 and 174/4/G1  
East — Survey No. 174/4, 174/5-B.  
C2/2, 174/5/G1/1, 173/4,  
174/4/AB  
South— Survey No. 174/5A,  
174/4AB  
West— Survey No. 174/5/G1/1,  
174/5CC3/2, 174/1 and 174/5

**Explanatory Note**

(This does not form part of the notification but is intended to give its general purport.)

It is considered necessary that the places mentioned in the schedule should be declared as prohibited place under the Indian Official Secret Act, 1923 since the place is of national importance. The above notification is intended to achieve this object.

എസ്. ആർ. ഒ. നമ്പർ 240/83.—താഴെ പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സംഗ്രഹം രാജ്യത്തിനു മർമ്മ പ്രധാനമായതിനാലും ;

അതു സംബന്ധിച്ച വിവരമോ അഥവാ അത് നശിപ്പിക്കുന്നതോ അതിന് പ്രതിബന്ധം സൃഷ്ടിക്കുന്നതോ അതിൽ ഇടപെടുന്നതോ ഒരു ശത്രുവിന് ഉപയോഗപ്രദമായിരിക്കുമെന്നതിനാലും ;

ഇപ്പോൾ, അതിനാൽ, ഭാരത സർക്കാർ ആഭ്യന്തര മന്ത്രി കാര്യാലയത്തിന്റെ 1963 മേയ് 4-ാം തീയതിയിലെ എസ്. ഒ. 1285-ാം നമ്പർ വിജ്ഞാപനത്തോടുകൂടി പേർത്ത് വായിച്ചുപ്രകാരമുള്ള 1923-ലെ ഇൻഡ്യാ ഓദ്യോഗിക രഹസ്യ ആക്ട് (1923-ലെ 19-ാം കേന്ദ്ര ആക്ട്) 2-ാം വകുപ്പ് 8-ാം ഖണ്ഡം (ഡി) എന്ന ഉപഖണ്ഡം മൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ചു കേരള സർക്കാർ പ്രസ്തുത ആക്റ്റിന്റെ ആവശ്യത്തിലേക്കായി പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സംഗ്രഹം 'നിരോധിത പ്രദേശമായി' ഇതിനാൽ പ്രഖ്യാപിക്കുകയും ഈ വിജ്ഞാപനത്തിന്റെ ഇംഗ്ലീഷിലും മലയാളത്തിലുമുള്ള ഒരു പകർപ്പ് പ്രസ്തുത സംഗ്രഹത്ത് പതിക്കുന്നതിന് നിർദ്ദേശിക്കുകയും ചെയ്യുന്നു.

#### പട്ടിക

സംഗ്രഹത്തിന്റെ പേര്—66 കെ. വി. സബ് സ്റ്റേഷൻ, കൂത്താട്ടുകുളം.

സംഗ്രഹം—കൂത്താട്ടുകുളം.

സർവ്വേ നമ്പർ—174/5, ബിസി. 2, 174/5 സി1/1 174/5, സിസി 3,

2

2

174/4-സി2

വിസ്തീർണ്ണം—55.39 ആർസ്

വില്ലേജിന്റെ പേര്—കൂത്താട്ടുകുളം

താലൂക്കിന്റെ പേര്—മുവാറ്റുപുഴ

ജില്ലയുടെ പേര്—എറണാകുളം

പോലീസ് സ്റ്റേഷന്റെ പേര്—കൂത്താട്ടുകുളം

അതിരോ മറ്റു വിവരണമോ :—

വടക്ക്—എസ്. നമ്പർ 174/5-ബിസി 2/1, 174/5/സി1/2, 174-5 സിസി 3/1, 174/4/സി1.

കിഴക്ക്—എസ്. നമ്പർ 174/4, 174/5 ബിസി2/2, 174/5/സി1/1, 173/4, 174/4/എബി.

തെക്ക്—എസ്. നമ്പർ 174/5എ, 174/4 എബി.

പടിഞ്ഞാറ്—174/5/സി1/1, 174/5 സിസി 3/2, 174/1, 174/5.

#### വിശദീകരണക്കുറിപ്പ്

(ഈ വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല, എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം വ്യക്തമാക്കുന്നതിനുദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്.)

പട്ടികയിൽ പറഞ്ഞിരിക്കുന്ന സംഗ്രഹം ദേശീയപ്രാധാന്യമുള്ളതായാൽ ആ സംഗ്രഹത്തെ 1923-ലെ ഇൻഡ്യാ ഓദ്യോഗിക രഹസ്യ ആക്ട് പ്രകാരം 'നിരോധിത പ്രദേശ'മായി പ്രഖ്യാപിക്കുന്നത് ആവശ്യമാണെന്ന് കരുതുന്നു. മുകളിൽ പറഞ്ഞിരിക്കുന്ന വിജ്ഞാപനം ഈ ഉദ്ദേശം സാധിക്കുന്നതിനുദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്.

By order of the Governor,  
K. V. VIDYADHARAN,  
Special Secretary to Government.